SUPERIOR COURT OF ARIZONA MARICOPA COUNTY

DR 1994-021403 12/06/2011

CLERK OF THE COURT

COMMISSIONER J. JUSTIN MCGUIRE

J. Baddorf
Deputy

ATLAS NO: 000204822400

STATE OF ARIZONA, EX REL, DES

MIKKI LYNN BRANDON MIKKI LYNN BRANDON

5225 STATE ROUTE

175 SOUTH

GRAHAM KY 42344

AND

DENNIS E PATTON DENNIS E PATTON

3710 W SAN JUAN AVE PHOENIX AZ 85019

AG-CHILD SUPPORT-NORTH

CENTRAL OFFICE

FAMILY COURT SERVICES-CCC

JUDGE MCCOY

MINUTE ENTRY

Courtroom 002 OCH

3:03 p.m. This is the time set for IV-D Accountability Court. Petitioner is neither present nor represented. Respondent is present on his own behalf. The State is represented by Assistant Attorney General Gordana Mikalacki. Family Court Conference Center Officer, Dee Shultz, is present.

A record of the proceedings is made by audio and/or videotape in lieu of a court reporter.

Dennis E. Patton is sworn.

The Court presents the status of the case.

Docket Code 266 Form D000A Page 1

SUPERIOR COURT OF ARIZONA MARICOPA COUNTY

DR 1994-021403 12/06/2011

Counsel for the State advises the Court of the State's position and recommendations.

Dennis E. Patton testifies.

Discussion is held.

Based upon the testimony and matter presented,

IT IS ORDERED quashing the Child Support Arrest Warrant issued on November 1, 2011, and vacating the \$10,000.00 cash purge amount.

LET THE RECORD REFLECT that the Child Support Arrest Warrant is electronically quashed by the above-named clerk this date. Confirmation #50796

IT IS ORDERED setting this matter for IV-D Accountability Court on April 10, 2012 at 1:30 p.m. (check-in at 1:00 p.m.) Respondent, if on Work Release or not incarcerated, must appear in person at the hearing which will be held before:

The Honorable J. Justin McGuire Maricopa County Superior Court Old Courthouse 125 W. Washington Courtroom 002 Phoenix, AZ, 85003 (602)506-3566

FAILURE OF OBLIGOR (party required to pay) TO APPEAR AT THE ABOVE DATE AND TIME MAY RESULT IN A FINDING OF CONTEMPT AND THE ISSUANCE OF A CHILD SUPPORT ARREST WARRANT AND A JUDGMENT MAY BE ENTERED FOR ANY ADDITIONAL ARREARAGES. Obligee (party receiving monies) is welcome, but not required, to appear at the hearing.

Between now and the aforementioned hearing, the Court expects Respondent to have paid the court-ordered obligation for the December 2011 and January through March 2012 in full and on time or present evidence as to why he should not be found in contempt of court and have sanctions up to and including incarceration imposed. *The payment is due on the first of each month and is late at the end of each month.*

SUPERIOR COURT OF ARIZONA MARICOPA COUNTY

DR 1994-021403 12/06/2011

3:04 p.m. Matter concludes.

IT IS ORDERED signing this Minute Entry as a formal written order of the Court pursuant to Rule 81, Arizona Rules of Family Law Procedure.

/s/ J. Justin McGuire

Honorable J. Justin McGuire JUDICIAL OFFICER OF THE SUPERIOR COURT

All parties representing themselves must keep the Court updated with address changes. A form may be downloaded at: http://www.superiorcourt.maricopa.gov/SuperiorCourt/Self-ServiceCenter.